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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/991,048	11/21/2001	Dennis Tribble	3946/0K020	3800
75	90 06/27/2006		EXAMINER	
DARBY & DA 805 Third Aven			TO, BAOQUOC N	
New York, NY			ART UNIT	PAPER NUMBER
			2162	
			DATE MAILED: 06/27/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/991,048	TRIBBLE ET AL.				
Response to Rule 312 Communication	Examiner	Art Unit				
	Baoquoc N. To	2162				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address –						
 The amendment filed on <u>24 May 2006</u> under 37 CFR 1 a) ☐ entered. 	.312 has been considered, and has be	een:				
b) entered as directed to matters of form not affecting	b) entered as directed to matters of form not affecting the scope of the invention.					
c) disapproved because the amendment was filed at	fter the payment of the issue fee.					
Any amendment filed after the date the issue for		petition under 37 CFF	R 1.313(c)(1)			
and the required fee to withdraw the applicatio	n from issue.					
d) disapproved. See explanation below.						
e) 🗵 entered in part. See explanation below.						
After reviewing the Examiner Amendment on 03/24/2006 requiring to be corrected by adding "or" between "one more corrected. The applicant requests to delete "the" and repetata structure enables data handling and preparation of the same automated medication preparation system which determine suitability for handling of drug orders by an automated are advised that this amendment	ore" in the preamble; however, there is place with "an" will change the scope of one or more medications an automate on recites in a first wherein clause "wh tomated medication preparation syste	on other error required the claim because 'd' medication system' erein the PSM is communith reference to a	e to be 'wherein the ' does not recite figured to			
			-			
		JEANW! COR	RIELUS AMINER			